Atty. Docket No. CPAC 1029-5 Appl. No. 10/681,583 PATENT

Remarks

Response to Restriction Requirement

Restriction was required to one of:

- I. Claims 1 20, 37 and 38 said to be "drawn to product"; or
- II. Claims 21 36, said to be "drawn to product" [sic].

Applicants elect to prosecute the invention of Group I, claims 1 - 20, 37 and 38 in this application. Claims 21 - 36 are directed to "method for making a multi-package module ...", and Applicant presumes that the Examiner meant to state, as to Group II., "Claims drawn to process". Clarification is requested.

Amendments

The Title is amended herein to replace "die-down" with - die-up --, consistent with the claims.

The specification is amended to update the related applications data; Applicant notes that two of the related applications have issued as patents. No new matter is introduced by any of the amendments, and entry thereof is requested.

If the Examiner determines that a conference would facilitate prosecution of this application, the Examiner is invited to telephone Applicant's representative, undersigned, at the telephone number set out below.

MILLIV Rg. No. 53, 407

pectfully submitted,

Reg. No. 33,407

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BK:pfh